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1 2 3 4	GEOFFREY HANSEN Acting Federal Public Defender VARELL L. FULLER Assistant Federal Public Defender 160 West Santa Clara Street, Suite 575 San Jose, CA 95113 Telephone: (408) 291-7753			
5	Counsel for Defendant KENNEDY			
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7				
8	IN THE UNITED STATES DISTRICT COURT			
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
10	SAN JOSE DIVISION			
	INTER CEATEGOE AMERICA	\	N CD 10 00002 FID	
11	UNITED STATES OF AMERICA,)	No. CR 10-00082-EJD	
12	Plaintiff, v.)	STIPULATION TO EXTEND SELF- SURRENDER DATE; [XROXPOSED]	
13)	ORDER	
14	CHRISTOPHER KENNEDY,))		
15	Defendant.)		
16		_/		
17	CONTINUE A STRONG			
18				
19	Defendant Christopher Kennedy, by and through Assistant Federal Public Defender			
20	Varell L. Fuller, and the United States, by and through Assistant United States Attorney Hanley			
21	Chew, hereby stipulate that, with the Court's approval, the defendant's September 20, 2012, self-			
22	surrender, be extended to November 29, 2012.			
	The defendant Christopher Kennedy was sentenced to 6 months custody following his			
23	guilty plea to violating 18 U.S.C. § 371, conspiracy to commit wire fraud. The Court ordered			
24	Mr. Kennedy to self-surrender by 2:00 p.m. on September 20, 2012, to the institution designated			
25 26	by the Bureau of Prisons to serve the sentence imposed. The reason for the requested extension			
	STIPULATION TO EXTEND SURRENDER DATE; [PROPOSED] ORDER	1		

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1	is the Court recommended that Mr. Kennedy be housed in a minimum security facility, and		
2	preferably the BOP facility in Lompoc, California. However, Mr. Kennedy was advised on		
3	September 7, 2012, that the BOP has designated the Los Angeles Metropolitan Detention Center,		
4	a high-rise administrative pretrial detention facility located in downtown Los Angeles, for		
5	service of the sentence imposed. Defense Counsel respectfully request a 45-day extension of		
6	Mr. Kennedy's self-surrender date to permit the defense sufficient time to submit a written		
7	request that the BOP reconsider Mr. Kennedy's designation and designate him to a minimum		
8	security camp. Accordingly, Mr. Kennedy respectfully request an extension of his self-surrender		
9	date to November 29, 2012, for the above stated reasons.		
10	Mr. Kennedy remains under Pretrial Services supervision and he has been compliant with		
11	all pretrial release conditions as ordered. On September 11, 2012, counsel for Mr. Kennedy		
12	consulted with Pretrial Services Officer Jaime Carranza, who is assigned to this matter, and he		
13	has no objection to the requested extension.		
14	Accordingly, it is respectfully requested that the Court extend Mr. Kennedy's self-		
15	surrender date to November 29, 2012.		
16	IT IS SO STIPULATED.		
17	Detect. Contambou 11, 2012		
18	Dated: September 11, 2012 /s/ VARELL L. FULLER		
19	Assistant Federal Public Defender		
20			
21	Dated: September 11, 2012/s/		
22	HANLEY CHEW Assistant United States Attorney		
23	Assistant Office States Attorney		
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